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12/19/2024 CENTRAL DISTRICT OF CALIFORNIA

LIST OF EXHIBITS AND WITNESSES

LIST OF EXHIBI				F EXHII	BIIS AND WITNESSES BY: LFA			
Case Numb	er	2:23-cv-0249	8-SB-JPR	T	'itle Em	mma Adams v. Aqua 388 Community Association et al		
Judge		Stanley Blumenfeld, Jr., United States District Judge						
Dates of Tr or Hearin		12/16/2024; 12/17/2024; 12/18/2024; 12/19						
Court Repo or Tape N		Amy Diaz; C	CourtSmart					
Deputy Cle	rks	Lynnie Fahey	<i>y</i>					
	Atto	rney(s) for Pla	nintiff(s) / Pe	titioner(s)			Attorney(s) for Defendant(s) / Responde	nt(s)
Russell La	sser Kor	nblith					Stephen Edward Abraham	
Brent A Ha	annafan						Melissa T. Daugherty	
Cevin H. S	harp						Roger Barry Frederickson	
							Brett Graham Hampton	
Plaintiff	Plaintiff(s) or Petitioner(s) Defendant(s) or Respondent(s)					EXHIBIT DESCRIPTION / WITNESS	Called By	
Ex. No.	Id.	Ev.	Ex. No.	Id.	Ev	_		
						-	ristopher Harrington	Plaintiff
						Ma	shon Latimer	Plaintiff
						+	rla Mendez	Plaintiff
						+	iig Naylor	Plaintiff
						 	chael Rabkin	Plaintiff
						+	ma Adams	Plaintiff
						Joan Stiehl		Defense
						Dre	ew Fountaine	Plaintiff
						1-		
						-		
						/~-	NE LETT OVERN	
						(SE	SE ATTACHED)	
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ANTICIPATED WITNESS ORDER

Name (description)	Date Called	Time Estimate
Christopher Harrington	• 12/16/2024	1.5 hrs.
		Examination by Plaintiff -
		0.75 hrs.
		Cross by FS Defendants –
		0.25 hrs.
		Cross by Aqua Defendant
		0.25 hrs.
		Re-direct by Plaintiff –
		0.25 hrs.

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Emma Adams v. Aqua 388 Community Association et al.

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PLAINTIFF'S V	WITNESSES IN HER	CASE IN	CHIEF	(PHASE 1)
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Name (description)	Date Called	Time Estimate
Mashon Latimer	12/16/2024	0.5 hrs.
		Examination by Plaintiff -
		0.2 hrs.
		Cross by FS Defendants -
		0.1 hrs.
		Cross by Aqua Defendant
		0.1 hrs.
		Re-direct by Plaintiff –
		0.1 hrs.

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Name (description)	Date Called	Time Estimate
Craig Naylor	12/16/2024	1 hr.
		Examination by Plaintiff
		0.5 hrs.
		Cross by Aqua Defendant
		-0.3 hrs.
		Cross by FS Defendants -
		0.1 hrs.
		Re-direct by Plaintiff –
		0.1 hrs.
Michael Rabkin	12/16/2024	1.35 hrs.
	12/17/2024	Examination by Plaintiff
		0.5 hrs.
		Cross by Aqua Defendan
		0.5 hr.
		Cross by FS Defendants -
		0.25 hrs.
		Re-direct by Plaintiff –
		0.1 hrs.

Emma Adams v. Aqua 388 Community Association et al.

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Name (description)	Date Called	Time Estimate
. Sally Pai	12/17/2024	0.5 hrs.
		Examination by Plaintiff -
		0.2 hrs.
		Cross by Aqua Defendants
		0.1 hr.
		Cross by FS Defendants –
		0.1 hrs.
		Re-direct by Plaintiff –
		0.1 hrs.
Zahra Baratian	12/17/2024	1.3 hrs.
		Examination by Plaintiff -
(Deposition transcript read)		0.3 hrs.
read)		Cross by Aqua Defendant
		0.5 hrs.
		Cross by FS Defendants –
		0.4 hrs.
		Re-direct by Plaintiff –
		0.1 hrs.

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Emma Adams v. Aqua 388 Community Association et al.

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PLAINTIFF'S WITNESSI	ES IN HER CASE IN	N CHIEF (PHASE 1)
Name (description)	Date Called	Time Estimate

Date Called	Time Estimate
12/17/2024	1.4 hrs.
	Examination by Plaintiff –
	0.4 hrs.
	Cross by Aqua Defendants
	0.5 hrs.
	Cross by FS Defendants –
	0.4 hrs.
	Re-direct by Plaintiff –
	0.1 hrs.
12/17/2024 12/18/2024	3.4 hrs.
	Examination by Plaintiff –
	1.5 hrs.
	Cross by Aqua Defendants
	1 hr.
	Cross by FS Defendants –
	0.4 hrs.
,	Re-direct by Plaintiff –
	0.5 hrs.
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	12/17/2024

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Emma Adams v. Aqua 388 Community Association et al.

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DEFENDANTS' WITNESSES IN THEIR CASE IN CHIEF (PHASE 1)

Name (description)	Date Called	Time Estime
an Stiehl	12/18/2024	1.05 hrs.
		Examination by Aqua
		Defendants – 0.25 hrs.
		Cross by Plaintiff – 0.3 hr
		Cross by FS Defendants –
		0.25 hrs.
		Re-direct by Aqua
		Defendants – 0.25 hrs.

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Phase 2	1 hr.
	Examination by Plaintiff -
	0.4 hrs.
	Cross by Aqua Defendants
	– 0.5 hrs.
	Re-direct by Plaintiff –
	0.1 hrs.
	Thase 2

Total Hours for Plaintiff: 6 hours (excluding Phase 2)

Total Hours for Defendants: 6 hours (excluding Phase 2)

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Emma Adams v. Aqua 388 Community Association et al.

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TO THE COURT, ALL PARTIES, AND THEIR ATTORNEYS OF RECORD:

Pursuant to Local Rule 16-6 and the Court's Civil Pretrial and Trial Order, updated March 1, 2024, Plaintiff Emma Adams ("Plaintiff") and Defendants Aqua 388 Community Association, Aqua Maintenance Corporation, FirstService Residential California, LLC, Rebecca Hawkins, and Christopher Harrington (collectively "Defendants") (collectively "the Parties") hereby submit their Fourth Amended Joint Trial Exhibit List, which sets forth the exhibits one or all of the Parties may seek to offer as evidence at trial.

The Parties reserve their respective rights to supplement and identify additional exhibits, including but not limited to for purposes of rebuttal and/or impeachment.

Ex. No.	Description	Date Identified	Date Admitted
1.	Aqua Maintenance Corporation Rules & Regulations (USA 1105-1148)		
2.	Intentionally left blank.		
3.	Aqua Transfer of Ownership Policy (USA 1724-1727)		
4.	1/21/17 email chain between Adams and Hawkins (USA 1170)		
5.	1/21/17 email from Adams to Hawkins (USA 1172-1174)		
6.	1/24/17 email chain between Adams and Harrington (USA 1177-1178)		
7.	5/25/17 letter from Adams to Aqua 388 HOA without exhibits (USA 0268-271)		
8.	Aqua Official Notice of change in Operating Rule (USA 3513-3514)	12/14	12/14
9.	1/23/18 Aqua Maintenance Board of Directors Meeting Minutes (USA 0932-939)	12/17	12/17
10.	4/5/18 email notification from Harrington (USA 1225- 1226)	12/16	12/14

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11-	Intentionally left blank.		
13.			
14.	6/25/18 email chain between Adams and Harrington (USA 1271-1273)	12/16	12/16
15.	6/27/18 email chain between Adams and Harrington (USA 1276-1277)		12/14
16.	6/27/18 email chain between Adams and Harrington (USA 1278-1279)	12/14	12/14
17.	6/27/18 email from Adams to Harrington (USA 0414)	12/14	12/16
18.	6/27/18 email chain between Adams and Harrington (USA 1280-1282)	12/13	12/12
19- 20.	Intentionally left blank.		
21.	5/21/19 email chain between Adams and Harrington (USA 1231-1235)		
22.	2/13/20 email notification from Harrington (USA 1185)		
23- 24.	Intentionally left blank.		
25.	3/26/20 email from Harrington to Arie Fowler (DEF 1320- 1324)		
26.	2/17/16 Determan email and photo to Harrington (DEF 0960-961)	,	
27.	Undated picture of Parking Spot W-120	12/17	12/17
28.	Undated Adams texts with pictures of accessible parking spaces (USA 0452-455)		
29.	Intentionally left blank.		
30.	1/21/17 Adams email to Hawkins (USA 1168)		
31.	1/21/17 email chain between Adams and Hawkins (USA 1170)		
32.	1/21/17 Adams email chain with Hawkins (USA 1181-1182)		
33.	1/21/17 Adams email with Applications for Architectural Modification (USA 1172-1173)		
34.	1/24/17 Hawkins email to Harrington/Verona (DEF 0968, 970)	12/16	12/16
35.	1/24/17 email chain between Adams and Harrington (USA 1177-1178)		

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36.	1/25/17 Harrington email chain with Adams (DEF 0980- 981)	12/14	12/16
37.	5/4/17 Adams email to Craig Beck (USA 0434-435)		
38.	5/22/17 Adams email to Heather Blackmun (USA 0436)		
39.	5/22/17 Blackmun letter to Adams (USA 0438)		
40.	5/24/17 Hawkins email to Harrington (USA 0514)		
41.	5/25/17 letter from Adams to Aqua 388 HOA with exhibit A (USA 0268-275)		
42.	Minutes from Aqua 388 5/25/17 Board Meeting (USA 0456-460)		
43.	6/26/17 email chain between Adams and Blackmun (USA 0442-444)		
44.	5/31/17 Blackmun email to Adams (USA 0445)		
45.	Intentionally left blank.		
46.	11/16/17 Incident Report (USA 0511)	12/18	12/13
47.	11/21/17 Incident Report (USA 0510)		
48.	Intentionally left blank.		
49.	Event Detail Reports for Dec. 2017 and Jan. 2018 (USA 1338-1353)		
50.	Aqua Maintenance Corp Rules & Regulations revised 2/2018 (USA 2909-2953)		
51.	2/7/18 Aqua Official Notice of Change in Operating Rule (USA 0464-465)		1:0
52.	3/22/18 Adams HUD Complaint (USA 0075-78)	12/18	12/14
53.	Intentionally left blank.		
54.	4/16/28 Aqua Warning of Violation (DEF 1127-1128)		
55.	5/16/18 Notice of Vehicle Violation (USA 3532)	12/17	12/1-
56.	5/21/18 Notice of Vehicle Violation (USA 3528)	12/17	12/1
57.	5/23/18 Manalo emails with Harrington (USA 0506-508)		
58.	5/23/18 Harrington emails with Adams (USA 1238-1240)		
59.	5/23/18 Manalo email chain with Harrington (USA 0502- 505)		

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60.	5/23/18 Adams email with Paysan (USA 1256)		
61.	5/23/18 Harrington emails with Adams (USA		
	1241-1246)		
62.	5/23/18 Adams email to Manalo (USA 1261)		
63.	5/23/18 Manalo email to Harrington (DEF 1842)		
64.	5/23/18 Manalo email to Adams (USA 1264)		
65.	6/1/18 Paloma Blanca email (DEF 1146)		
66.	6/1/18 Marina email to Harrington (DEF 1147)		
67.	6/24/18 Notice of Vehicle Violation (USA	12/17	12/1
	3531)	1 - 1 -	
68.	6/25/18 email chain between Adams and		
60	Harrington (USA 1271-1273)		
69.	6/26/18 Harrington email to Todd Sheets (USA		
70.	0499-500) 6/26/18 Harrington email to Arian Manalo		
70.	(USA 0476- 477)		
71-	Intentionally left blank.		
71			
78.	7/25/18 HUD letter to Adams (USA 3540-3541)		
79.	3/19/19 Rabkin email to Shelton (DEF 0359)		
80.	5/3/19 Adams emails with Shelton (USA 1081-		
	1082)		
81.	5/7/19 Rabkin emails to Shelton (USA 1083-		
	1084)		
82.	5/9/19 Shelton email to Rabkin (USA 1088)		
83.	5/19/19 Notice of Vehicle Violation (USA	12/13	12/18
	0348)	10110	
84.	Intentionally left blank.		
85.	5/21/19 Harrington emails with Adams (USA		
06	1230) 6/10/19 Shelton email chain with Rabkin (DEF		
86.	0410-413)		
87.	8/29/19 Cozena Shelton email to Adams with		
37.	Reasonable Accommodation Agreement (USA		
	0349-351)		
88-	Intentionally left blank.		
89.			
90.	10/23/19 Manning Law letter to Rabkin (DEF		
111	0464-470)		

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91.	10/29/19 Rabkin letter to Manning Law (USA 0368-370)		
92.	Intentionally left blank.		
93.	2/14/20 Adams emails with Harrington (USA		
3	1201)		
94.	9/21/21 FirstService notice of Long Beach Grand Prix (USA 1521-1523)		
95.	12/21/21 email from Abel Silva to Harrington		
;	(DEF 1347)		
96.	1/12/22 Adams email to Pai with attachments (USA 0386- 409)		
96A.	Documentation of selective enforcement (USA		
, HOOD	0389, 0391-0400,0402-0404,0406-0409)		
96B.	1/27/19 Notice of Vehicle Violation (USA	12/18	12/18
3 1 97	0408) 1/22/22 Photo of Parking Space W-153 (USA	100.000	100000
97.	0451)		
98.	2/9/22 Adams email chain with Pai (USA 0378-		
.	379)		
) 99.	5/31/22 HUD letter to Adams with Amended		
100.	HUD Complaint (USA 0091- 95) 5/31/22 email chain between Rabkin and Pai		
	(USA 0096- 99)	y	
$2 \parallel 101.$	9/23/22 Final Investigative Report (USA 0021-		
	74)		
3 102.	9/27/22 HUD email to Rabkin with Charging		
	Docs (DEF 0886-922)		
↓ 103.	Cullinen notes and attachments (USA 1053-		
. 104	Dealing Posts for Agus Toyyon (USA 2015)		
5 104.	Parking Route for Aqua Towers (USA 3015)		
105.	Aqua Parking Patrol Procedures (DEF 0357)		
7 106.	Intentionally left blank.		
3 107A	Markup of parking garage floor plans (DEF 0156-162)	12/12	12/14
108.	Facebook posts (USA 0330-344)		
)			

		Emma Adams v. Aqua 388 Community Associ	ation et al.	
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	109.	Facebook posts (USA 0391-400)		
2	110.	Minutes from Aqua Maintenance 5/23/17 Board Meeting (USA 3503-3507)		
	111.	HUD 3/23/18 Notice to Harrington of HUD Complaint (DEF 0208-218)		
	112.	Intentionally left blank.		
	113.	Aqua 388 Community Association's 2021-2022 Annual Budget (ADAMS 0001-33)		
	114.	Aqua Maintenance Corporation 2021-2022 Annual Budget (ADAMS 0034-65)		
	115.	Aqua 388 Community Association's 2023-2024 Annual Budget (ADAMS 0066-99)		
	116.	Aqua Maintenance Corporation 2023-2024 Annual Budget (ADAMS 0100-131)		
	117- 119.	Intentionally left blank.		
	120.	12/7/17 Rabkin letter to Adams (USA 3231)	V	
	121.	3/22/18 Details from HUD Complaint (USA 3171-3173)		
!	122.	3/25/18 Adams response to Gast request for information (USA 3174-3184)		
	123.	Intentionally left blank.		
	124.	HUD 3/23/18 Notice to Aqua 388 of HUD Complaint (DEF 0230-240)		
5	125.	HUD 3/23/18 Notice to FirstService Residential of HUD Complaint (DEF 0241-251)		
5	126.	10/4/19 text message from Latimer (USA 0409)	12/14	12/14
7	127- 131.	Intentionally left blank.		
3	132.	Aqua 388 Response to USA Requests for Production (Set One), dated August 4, 2023		
)	133.	Aqua Maintenance Response to USA Requests for Production (Set One), dated August 4, 2023		

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134.	Harrington Response to USA Requests for Production (Set One), dated August 4, 2023	
135.	FirstService Residential California Response to USA Requests for Production (Set One), dated August 4, 2023	
136.	Hawkins Response to USA Requests for Production (Set One), dated August 4, 2023	
137.	Intentionally left blank.	
138.	Video of Mashon Latimer (Video 2) [For identification only]	
139.	Video of Mashon Latimer (Video 3) [For identification only]	
140.	Video of Mashon Latimer (Video 4) [For identification only]	
141.	Video of Mashon Latimer (Video 5) [For identification only]	
142.	Video of Mashon Latimer (Video 6) [For identification only]	
143.	Dashcam Video dated 7/19/2018	
144.	Dashcam Video dated 7/23/2018 (part 1)	
145.	Dashcam Video dated 7/23/2018 (part 2)	
146- 147.	Intentionally left blank.	
148.	6/25/18 Shelton email chain with Adams (ADAMS 0259- 260)	
149.	Intentionally left blank.	
150.	HUD Press Release, dated 10/3/22	
151.	Video clip of Mashon Latimer on May 2, 2018 at 10:48 a.m. [For identification only]	
152.	Video clip of Mashon Latimer on May 2, 2018 at 11:11 a.m. [For identification only]	

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1	153.	Video clip of Mashon Latimer on May 2, 2018 at 12:00 p.m. [For identification only]		
$\begin{bmatrix} 2 & 1 \\ 3 & 1 \end{bmatrix}$	154.	Video clip with enhanced audio of Mashon Latimer on May 2, 2018 at 10:48 a.m. [For identification only]		
4	155.	Video clip with enhanced audio of Mashon Latimer on May 2, 2018 at 11:11 a.m. [For identification only]		
5	156.	Video clip with enhanced audio of Mashon Latimer on May 2, 2018 at 12:00 p.m. [For identification only]		
6 7	157.	Series of emails between Emma Adams and Rebecca Hawkins, dated January 21, 2017 (USA 1168-1173)	12/17	nln
8	158.	Email from Christopher Harrington to Emma Adams, et al., dated January 25, 2017 (USA 1184)		
9	159.	Email from Emma Adams to Rebecca Hawkins, dated January 24, 2017 (USA 1179)		
	160.	Email from Emma Adams to Arian Manalo, dated May 23, 2018 (USA 1237)		
$1 \left \right \left \right $	161.	Email from Michael Paysan to Emma Adams, et al., dated May 23, 2018 (USA 1258)		
2 [3 [162.	Email from Emma Adams to Christopher Harrington, dated June 27, 2018		
4	163.	Email from Aqua 388 Community Association Communications to Emma Adams, dated August 4, 2022 (USA 1283)		
5	164.	Letter from Michael Rabkin to Emma Adams, dated May 31, 2017 (USA 1320-1323)	12/17	nIn
5	165.	Letter from Chris Harrington to Emma Adams, dated May 30, 2017 (USA 1331)		
7	166.	Email From Chris Harrington to Emma Adams, dated August 11, 2020 (USA 1500-1501)		
3 9	167.	Email between Mashon Latimer to Emma Adams, dated January 31, 2024 and email chain between Emma Adams and Bianca Fabian, dated February 14, 2024		
20				

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168.	Email from Aqua 388 Community Association Communications to Emma Adams re AQUA Maintenance Policy Update, dated February 4, 2024, with attachment		
169.	US Department of Housing and Urban Development Office of Hearings and Appeal Charge, dated September 27,2022		
170.	March 2024 Aqua Community Newsletter		
171.	Email from Aqua 388 Community Association Communications to Emma Adams re Important Policy Updates, dated February 2, 2024, with attachment		
172.	Handicap parking violation, 11/28/2021 (DEF 1343)		
173.	Email to Aqua re: Handicap parking violations and towing, 11/29/2021 (DEF 1344)		
174.	Minutes for the October 26, 2017 Aqua 388 Community Association Board of Directors Meeting (USA 1839-1844)		
175.	Minutes for the August 31, 2017 Aqua 388 Community Association Board of Directors Meeting (USA 1827-1833)		
176.	Email exchange between Pai and Rabkin, 3/l 7/2022 (USA 1095-1096)		
177.	Minutes for the March 28, 2019 Aqua 388 Community Association Board of Directors Meeting (USA 1752-1755)		
178.	Minutes for the October 25, 2018 Aqua 388 Community Association Board of Directors Meeting (USA 1774-1778)		
179.	Series of emails between Chris Harrington to Emma Adams, et al., dated January 12, 2022 (USA 1154-1157)		
180.	Documents of financial condition for FirstSevice Residential California, LLC		
181.	Documents of financial condition for Aqua 388 Community Association	12/19	12/19

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182.	Documents of financial condition for Aqua Maintenance Corporation	12/19	12/19
183.	Documents of financial condition for Chris Harrington		
184.	Handicap parking log (DEF 1187-1292)		
185.	Excerpts of video clip with enhanced audio of Mashon Latimer on May 2, 2018 at 10:48 a.m. with subtitles [For identification only]		
186.	Excerpts of video clip with enhanced audio of Mashon Latimer on May 2, 2018 at 11:11 a.m. with subtitles [For identification only]		
187.	Excerpts of video clip with enhanced audio of Mashon Latimer on May 2, 2018 at 12:00 p.m. with subtitles [For identification only]		
188.	Consent Decree dated January 22, 2024 (Dkt. No. 65)		
189.	Audio recording of Mashon Latimer (ADAMS 0002) [For identification only]		
190.	Handwritten Note (USA003526)	12/17	1211
191.	Parking report (Different Format), 12/9/2017 (DEF 1100- 1102)		
192.	Email from Hawkins to Adams (w/ attachments), 2/14/2018 (USA 1186-1200)		
193.	Email from Harrington to Adams (w/ attachments), 6/26/2018 (DEF 1154-1157)		
194.	Email between Shelton and Rabkin, 11/8/2018 (DEF 0262- 266)		
195.	Handicap parking log [DEF 1101-1104]		
196.	Email from Shelton to Rabkin, 3/12/2019 (DEF 0267-271)		
197.	Email from Rabkin to Shelton, 3/14/2019 (DEF 0272-303)		
198.	Email exchange between Rabkin and Shelton, 3/18/2019 (DEF 0358-369)		

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1 100	Handison poulsing 10% 10/5/2021 (DEE 1240)		Τ
1 199.	Handicap parking log, 10/5/2021 (DEF 1340-1342)		
2 200.	·		
3 201.	Level One Garage Plan, 5/11/2005 (Defendants 000154- 156) (MSJ 32-3 pg 6)	12/17	12/17
4 202.	Level Two Garage Plan, 5/11/2005 (Defendants 000157- 159) (MSJ 32-3 pg 7)	12/17	12117
5 203.		12/17	12/17
6 204.	Adams email with 2 Applications dated 1/17/2017 for Architectural Modification, 1/21/2017 (USA 1172-1173)		
8 205.			
9 206			
207			
208	Email from Adams to Harrington, 3/29/2017 (USA 1216)		
209	Email from Adams to Harrington, 3/30/2017 (USA 1223)		
210	(USA 1222)		
4 211	Email from Adams to Harrington, 3/30/2017 (USA 1221)	,	
5 212	Email from Harrington to Adams, 4/3/2017 (USA 1224)		
6 213	. Letter from Adams to Aqua 338 with attachments, 5/25/2017 (USA 0268-306)	12/14	12/16
7 214	. Aqua 388 Board of Director Minutes, 5/25/2017 (USA 0456-460)		
8 215	(USA 0461)		
9 216	Letter from Rabkin to Adams, 5/31/2017 (USA 0468-470)	12/16	12/16
20			

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217.	Incident report, 6/30/2017 (USA 0513)			
218.	Incident Report, 11/16/2017 (USA 0511)			
219.	Incident Report, 11/21/2017 (USA 0510)			
220.	Parking report, 12/6/2017 (DEF 1098-1099)			
221.	Letter from Rabkin to Adams, 12/7/2017 (USA 0462)			
222.	Letter to Aqua Maintenance Members, 12/13/2017 (DEF 1103-1104)	12/14	12/16	
223.	Aqua Maintenance Board of Directors Meeting Minutes, 1/23/2018 (USA 0932-939)			
224.	Aqua Maintenance Board of Director Resolution, 1/23/2018 (DEF 1114-1115)	12/17	12/17	
225.	Adams' HUD Discrimination Complaint, 3/22/2018 (USA 0075-78)	12/17	12/1-	
226.	Email from Harrington to Residents, 4/5/2018 (USA 1225- 1226)			
227.	Letter from Rabkin to Quesada (HUD) with attachments, 4/10/2018 (USA 0466-475)			
228.	Email to all residents, 4/26/2018 (USA 1229)			
229.	Email from Adams to Manalo, 5/23/2018 (USA 1237)			
230.	Email from Adams to Harrington, 6/27/2018 (USA 0414)			
231.	email chain between Adams and Harrington, 6/27/2018 (USA 1276-1277)			
232.	Adams email to Harrington, 6/27/2018 (DEF 1850)			

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233.	email chain between Adams and Harrington,		
234.	6/27/2018 (USA 1280-1282)		
234.	email chain between Adams and Harrington, 6/28/2018 (USA 1280-1282)		
235.	Notes and measurements by Shelton and Jerry		
	Cullinen, 4/5/2019 (USA 1053-1080)		
236.	Email exchange between Rabkin and Shelton, 4/11/2019 (DEF 0373)		
237.	Email exchange between Rabkin and Shelton,	AND AND THE PARTY OF THE PARTY	
238.	4/22/2019 (DEF 0380-387) Adams emails with Shelton, 5/3/2019 (USA		
	1081-1082)		
239.	Email from Shelton to Rabkin (w/ attachments on		
0.40	DEF Copy), 5/7/2019 (DEF 0388-392)		
240.	Email from Shelton to Rabkin, 5/8/2019 (USA 1085)		
241.	Email exchange between Shelton to Rabkin,		
	5/9/2019 (DEF 0397-404)		
242.	Email exchange between Adams and Harrington (w/attachment Parking Citation), 5/20/2019 through 5/21/19 (USA 1231-1234)		
243.	Letter to Adams from G4S, 5/21/2019 (USA 0652)		
244.	Email exchange between Shelton and Rabkin (w/photographs), 6/10/2019 (DEF 0410-423)		
245.	Email exchange between Shelton and Rabkin, 8/27/2019 (DEF 0435-4b 47)		
246.	Email from Shelton to Adams (w/ attachment), 8/29/2019 (DEF 0846-848)		
247.	Cozena Shelton email to Adams with Reasonable Accommodation Agreement, 8/29/2019 (USA 0349-351)		

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248.	Incident report 10-16-19 23:00, 10/16/2019 (DEF 1869)		
249.	Incident report 10-16-19 23:05 (w/ attachments DEF), 10/17/2019 (DEF 1870-1874)		
250.	Incident report, 10/17/2019 (DEF 1875-1879)		
251.	Letter from Rabkin to Shelton with attachments, 10/18/2019 (USA 0653-664)		
252.	Rabkin letter to Manning Law, 10/29/2019 (USA 0368- 370)		
253.	Email exchange between Shelton and Rabkin, 2/10/2020 (DEF 0481-482)		
254.	Email exchange between Rabkin and Shelton (w/ photographs), 2/13/2020 (DEF 0483-488)	ž	
255.	email notification from Harrington to Adams, 2/13/2020 (USA 1185)	12/14	12/14
256.	Email from Rabkin to Shelton re Removing Reserved Sign, 2/14/2020 (DEF 0489)		
257.	Email exchange between Rabkin and Shelton, 3/5/2020 (DEF 0490-493)		
258.	Email from Rabkin to Shelton, 8/10/2020 (DEF 0724-726)		
259.	Email from Adams to Shelton, 10/6/2021 (USA 0257-260)		
260.	Email from Adams to Pai with attachments, 1/22/2022 (USA 0410-411)		
261.	Photo of Parking Space W-153, 1/22/2022 (USA 0451)	12/18	12/12
262.	Email exchange between Rabkin to Pai, 3/11/2022 (USA 1097-1099)		
263.	Emails between Pai and Rabkin, 3/22/2022 (USA 1094)		
264.	Email from Rabkin to Pai, 5/24/2022 (USA 0862-865)		
265.	First Amended Adams' HUD Discrimination Complaint, 5/31/2022 (USA 0087-90)		
266.	email chain between Rabkin and Pai, 5/31/2022 (USA 0096-99)		

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267.	HUD Determination of Reasonable Cause and No Reasonable Cause, 9/15/2022 (USA 0001- 20)		
268.	Final Investigative Report (HUD), 9/23/2022 (USA 0021-74)		
269.	Defendants RFAs to Plaintiff, 7/11/2023		
270.	Defendants RFPs to Plaintiff, 7/11/2023		
271.	Defendants Interrogatories to Plaintiff, 7/11/2023		
272.	Plaintiff's response to Defendants RFAs, 7/11/2023		
273.	Plaintiff's response to Defendants RFPs, 7/11/2023		
274.	Plaintiff's response to Defendants Interrogatories, 7/11/2023		
275.	Video of Plaintiff getting into vehicle	12/17	12/17
276.	Email chain, ending June 1, 2017	12/16	12/16
277.	Email chain between Rabkin and Harrington, 12/5/2017 (MR-51 – MR-53)		
278.	Email chain between Rabkin and Harrington, 12/5/2017 (MR-54 – MR-60)	12/14	12/16
279.	Email chain between Rabkin and Harrington, 6/27/2018 (MR-179 – MR-180)	12/17	12/17
180	Copy of FAC	12/18	